Describe the specific purpose for the OPDIV use of the third-party Website or application and the intended or expected use of the PII. If PII is shared, how are the risks of sharing PII mitigated? Describe alternative means by which the public can obtain comparable information or services if they choose not to use the third-party Website or application. Describe how PII that is used or maintained will be secured. If PII is collected by the OPDIV from the third-party Website or application, is a OPDIV Privacy Notice posted on the third-party Website or application? Is the OPDIV Privacy Policy updated to describe the use of a third-party Website or application and the intended or expected use of the PII? does the public navigate to the third-party website or application via an external hyperlink? If the public navigate to the third-party website or application via an external hyperlink, is there an alert to notify the public that they are being directed to an external hyperlink? Is an OPDIV Privacy Notice posted on the third-party website or application? Has the OPDIV Privacy Policy been updated to describe the use of a third-party Website or application? Is PII collected by the OPDIV from the third-party Website or application? Does the third-party Website or application contain Federal Records? Will the use of a third-party Website or application create an information collection subject to OMB clearance under the Paperwork Reduction Act (PRA)? Will the use of a third-party Website or application create a new or modify an existing HHS/OPDIV System of Records Notice (SORN) under the Privacy Act? Does the OPDIV have a link which, when clicked, directs Google+ users to review Google’s terms of service and privacy policies to understand how Google may use or share such information for third-party advertising or other purposes. CMS will conduct a periodic review of Google’s privacy practices to ensure Google’s policies continue to align with agency objectives and privacy policies and do not present unreasonable or unexpected risks to consumer privacy. CMS will conduct a periodic review of Google’s privacy practices to ensure Google’s policies continue to align with agency objectives and privacy policies and do not present unreasonable or unexpected risks to consumer privacy.